### UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF INDIANA INDIANAPOLIS DIVISION

PAUL ROBERSON,	)	
Plaintiff,	)	
v.	)	No. 1:17-cv-04110-TWP-DML
DR. PAUL TALBOT;	)	
WEXFORD HEALTH SOURCES; and CORIZON MEDICAL SERVICES,	)	
,	)	
Defendants.	)	

## Entry Granting Motion to Amend Complaint, Screening Amended Complaint, and Directing Issuance and Service of Process

### I. Motion to Amend Complaint

Plaintiff Paul Roberson's January 8, 2018, motion to amend his complaint, dkt. [12], is **granted**. The **clerk is directed** to file the tendered attachment, dkt. 12-1, as plaintiff's first amended complaint.

#### II. Screening of the Amended Complaint

The amended complaint is subject to screening pursuant to 28 U.S.C. § 1915A. Mr. Roberson contends that Dr. Paul Talbot, a medical doctor at Indiana's Pendleton Correctional Facility, was deliberately indifferent to his serious medical needs through a variety of conduct and omissions. For example, Mr. Roberson asserts that Dr. Talbot has refused to perform needed medical treatment, changed Mr. Roberson's medications to save the medical contractor money, misdiagnosed his chronic conditions, mistreated his heart condition, failed to properly respond to medication allergies, ignored his pain, and falsified his medical records. These allegations are sufficient to state an Eighth Amendment deliberate indifference claim against Dr. Talbot.

Mr. Roberson also asserts that Dr. Talbot's current and former employers, Wexford Health

Sources and Corizon Medical Services, respectively, were deliberately indifferent to his serious

medical needs when they knowingly and purposefully hired and retained Dr. Talbot to provide

medical services to him. He asserts these companies knew that Dr. Talbot would commit

malpractice and be deliberately indifferent to serious medical needs by discontinuing or replacing

medications, refusing to authorize proper treatments and procedures, and not properly treat him

and other inmates. Mr. Roberson's Eighth Amendment claims against Wexford and Corizon shall

proceed.

The amended complaint shall be the operative complaint.

III. Issuance and Service of Process

The clerk is designated pursuant to Fed. R. Civ. P. 4(c)(3) to issue process to defendants

Dr. Paul Talbot, Wexford Health Sources, and Corizon Medical Services in the manner specified

by Rule 4(d). Process shall consist of the amended complaint, applicable forms (Notice of Lawsuit

and Request for Waiver of Service of Summons and Waiver of Service of Summons), and this

Entry.

IV. Obligation to Update Address

The Court must be able to communicate with pro se parties through the United States mail.

Plaintiff shall report any change of address to the Court, in writing, within ten days of any change.

The failure to keep the Court informed of a current mailing address may result in the dismissal of

this action for failure to comply with Court orders and failure to prosecute.

IT IS SO ORDERED.

Date: 1/10/2018

TANYA WALTON PRATT, JUDGE United States District Court

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Southern District of Indiana

#### Distribution:

Paul Roberson 218764 Pendleton Correctional Facility Electronic Service Participant – Court Only

Dr. Paul Talbot Medical Provider Pendleton Correctional Facility 4490 W Reformatory Rd Pendleton, IN 46064

Wexford Medical Services c/o Douglas P. Long, Registered Agent 500 N. Meridian, Suite 300 Indianapolis, IN 46204

Corizon Medical Services 3737 North Meridian Indianapolis, IN 46208

# Courtesy Copies to:

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